

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

LAMIS GOUDA,  
Plaintiff : CIVIL ACTION  
No. 14-5456  
v.  
HARCUM JUNIOR COLLEGE;  
JOYCE WELLIVER; and JULIA  
S. INGERSOLL,  
Defendants. : FILED  
JUN - 4 2015

ORDER

MICHAEL E. KUNZ, Clerk  
By \_\_\_\_\_ Dep. Clerk

AND NOW, this 4<sup>th</sup> day of June, 2015, it is ORDERED that Defendants' Motion to Dismiss (ECF No. 8) is GRANTED IN PART AND DENIED IN PART.

Specifically, the motion is GRANTED as to:

- Count I (Breach of Contract) against Joyce Welliver and Julia S. Ingersoll.
- Count IV (Violation of Pennsylvania Rules of Professional Conduct) against Julia S. Ingersoll.
- Count VI (Negligent Infliction of Emotional Distress) against Harcum Junior College, Joyce Welliver, and Julia S. Ingersoll.
- Count VII (Intentional Infliction of Emotional Distress) against Harcum Junior College, Joyce Welliver, and Julia S. Ingersoll.

The motion as DENIED as to:

- Count I (Breach of Contract) against Harum Junior College.
- Count II (Violation of Pennsylvania Unfair Trade Practices and Consumer Protection Law) against Harcum Junior College.
- Count III (Promissory Estoppel) against Harcum Junior College, Joyce Welliver,

and Julia S. Ingersoll.<sup>1</sup>



Anita B. Brody

ANITA B. BRODY, J.

O:\ABB 2015\A - K\Gouda v. Harcum College ORDER MTD 6.2.docx

Copies **VIA ECF** on \_\_\_\_\_ to:

Copies **MAILED** on \_\_\_\_\_ to:

---

<sup>1</sup> Defendants do not move to dismiss Count V.